THE NEXT CONGRESS. There are many reasons why the people of this country should not elect a Republican Congress to succeed the present one, but there is a special reason brought into prominence lately that invites attention in this connection. Matters small in themselves become important in certain relations, and individuals insignificant and even contemptible when considered apart from all fortuitous circumstances, become factors of good or evil when chance places them in pivotal relations to great movements or great responsibilities. We do not suppose that throughout the length and breadth of this great country there exists any doubt that in headship and general management this session of Congress has done more to bring our country into ridicule abroad and destroy confidonce at home than any previously held in the history of the Republic. That Keifer has been a positive disgrace to us is not denied by any mouth-piece of public opinion, except the organs of the ultra bourbon Republican element, which are entitled to no respect or consideration, because they have but one song to sing, no matter what the circumstances. Keifer is the result of a conspiracy. He is part of a corrupt scheme, emanating from the brain of the leader of the Republican side of the House of Representatives, who has organized committees and direct ed business throughout this session for his own selfish and profligate ends. Had Keifer been his slave instead of his nominal chief, he could not have obeyed him more abjectly than he has. And for all this the Republicans of the eighth Ohio district, have recently endorsed this pliant tool of corruption, not Miss Emma Parker, is the principal viccoldly or hesitatingly, but with the unction of a unanimous nomination. His district is so strongly Republican that with such a flattering presentation his election is almost certain. Because of what he stands for Keifer is an element of evil and of danger, the magnitude of the latter being in proportion to the party backing that he will have in the House of Representative. He will return to Congress as Robeson's agent, for whether that arch corrupt ist has as good luck as Keifer in his district or not, he will be as potent in the third house as he has been in the second, provided he can have as strong and

The chances would be as good for The chances would be as good for their complaints. The authorities will be the re-election of Keifer as speaker notified at Deming. El Paso and Denver with a Republican house. The worse his record the greater his need of a vindication at the hands of his party.

It was reported around town last night that Mr. George, who negotiated the loan between Miss Parker and Mrs. Mc. vindication at the hands of his party. That is the argument that generally prevails, and we have no reason to suppose that the Republican members of Congress have not been pleased with Keifer's administration, for they have trodden with apparently willing feet the paths he has pointed out to them. The situation is so plain by this time that even the dullest intellect, if there is a conscience back of it, should be able to way to head it off, and that is to elect a Democratic Congress, which will check this wanton waste and deep disgrace in the legislative balls of the Republic.

during the last session.

TAXATION in the end inevitably comes out of the laborer. Those engaged in productive industry therefore pay our federal taxation which amounts to \$8 per capita or \$40 for each family of five persons. This taxation is upon consumption-upon everything necessary to live in comfort, except air and water-and is the system of war taxation devised to fect of Santa Cruz, who reports the killing gather in large revenues for war ex- of one man, one woman and child. Their penses. Since the war closed it has bodies were brought in from a ranch six drawn from the pockets of the people six thousand millions of dollars; but the jobbers of the present Congress will inform you of all important informahave done virtually nothing to lift tion that may be obtained as soon as possithis burden from the people, while ble. they have voted away the whole revenues for the current financial year, millions upon millions of it in the most corrupt and profligate jobs.

It is to be regretted that our have been at least \$100,000 larger. neighbors on the south cannot preserve their patience with the same ability we do. They promptly take up arms against a corrupt or unpopular Governor, and drive him from power, while we calmly tolerate every executive outrage. Such a document as the Presidential proclamation regarding Arizona, promulgated last summer at the instance of Governor Tritle, would drive an official to private life in two months in Mexico.

AT the next Presidential election 206 votes will be a majority of the electoral college. At the last election 185 vetes were a majority.

Another Calabasas Event The Calabasas correspondent of

Pucson Star writes to that paper as follows: On Monday last, at 5 p. m., as a number of our citizens, together with several strangers, were going to supper in Stoekel's restaurant, one of the party by the name of Bain, a gin mill keeper at this place, publicly and without provocation insulted one of the strangers present. When remonstrated with by Mr. F. W. Schneider, he became the more abusive and turned his attention to that gentleman, striking him twice. The compliment was returned by Mr. Schneider, who succeeded in knocking him down. When Bain arose he went into his saloon, but soon returned with two revolvers, a navy and a small pistol. All others had in the meantime seated themselves and were eating supper Deputy Sheriff Martel, being among the number, was seated at the head of the table, opposite to and facing the door, so that he had full view of any one entering. Mr. Schneider, unarmed, was seated to the right. Very soon Bain entered the dining room with his hand on a pistol, which he carried in his open shirt bosom, and loudly threatened to shoot Schneider. Officer Martel sprang quickly and forced Bain from the room, at the same time advising him to keep quiet, but no sooner had Martel resumed his seat than Bain, hostile as ever, again entered and was a second time ejected. On his return a third time he took a seat diagonally across from Mr. Schneider and close to several ladies who were sitting near the door, and order ed supper, but without waiting to be served he arose and with pistol in hand ran he arose and with pistol in hand ran around to where Schneider was sitting. Martel, however, was too quick for him, as he caught Bain and walked him to the door, telling him to consider himself under arrest. That, Bain swore he would not allow and pointed his revolver at the officer, threatening to shoot him. Martel then drew his pistol and struck Bain once on the cheek and forehead, felling him to the ground. With the blow one chamber of Martel's pistol exploded, but did no harm. That he bore with Bain so long and took such desperate chances before resorting to violence, speaks volumes for him as being a most cool and capable officer, as the facts of the case would have justified such measures at a much earlier stage of the Mr. Schneider is also to be complimented for his coolness, which, under the circumstances, was very commend

Adjos, Inez, Dear.

Mrs. Inez McMartin and her paramour, Joe Price, skipped the town quietly last Saturday, leaving several sad and sorry creditors to mourn their absence. There is no doubt but they played their game shrewdly. Mrs. McMartin managed to mortgage her effects twice and realized handsomely on both occasions. A lady of somewhat miscellaneous affinities, named tim. Through the agency of A. G. P. George, Miss Parker loaned the charming Inez \$800, taking as security a chattel mortgage on her effects. Next, J. S. Mc-Coy was bilked by advancing \$200 on mortgage security also without being mortgage security also, without being made aware that a previous mortgage existed. Several merchants were bilked out of various amounts, among others an Allen street butcher, who sighs for the languid-eyed charmer to the tune of \$80. To crown it all, the effects on which the two mortgages were given were quietly sold and Inez skipped the gutter without say-ing adios to her numerous admirers. She was accompanied by her man of all work, Joe Price. They were met at Benson by Sheriff Behan, who inquired their destination. He was informed that they were going to Tucson, on business, would be back on the morrow. Noticing them entering an eastern-bound train the Sheriff remarked to Price that he thought he was going to the a and h. p. Sh-sh! sh-shh! was the answer he received, and as subservient a party element to thought that Joseph was trying to give the work upon, as has done his bidding fair Inez the "grand shake," so he quietly withdrew. On reaching Tombstone the circumstance was recalled to his memory when sundry creditors came forward with and an effort made to capture the fleein Martin, was afraid to meet the irate creditor, and had applied for police pro-

### RAIDING SANTA CRUZ VALLEY.

The Red Devils Killing and Robbing-Hunchuca Troops to the Rescue. Special Correspondence of the Epitaph.

FORT HUACHUCA, 12:10 a.m. Aug. 28. Mr. Jno. Jeffords has just arrived from La Noria bringing a note from Judge Lindley of that place, to Captain Madden, the post commander, informing him that a courier see the danger. There is but one had at 3:30 p. m. yesterday arrived from Santa Cruz with information that a band. supposed to be about 100 Indians were attacking ranches about six miles below, on the Santa Cruz River. The captain at onee ordered out a detachment of fifty men; they are now getting ready and will move to the vicinity of La Noria at once, and on receipt of authentic information the remainder of the command here will be promptly moved to any point that may be

12:30 p. m.—George Serade has just ar rived, bringing a letter from Mr. W. J. Harris, Deputy Collector and Inspector of Customs, asking for assistance. He also sends a letter from V. B. Bustamente, premiles below the river, to Santa Cruz. Everything is being done here that can bo done for the protection of our people. I

### Graham County Items.

From the News. The tax-roll of Graham county this year foots up \$381,000, being an increase of \$63,000 over that of last year. Had it

About a week age a trail wagon of Mr. Gilson's team broke loose near Cedar Springs and ran down a hill and killed two mules of a Mexican team that was fol lowing up the hill.

There are two stray horse-mules at Smithville, one being mouse-colored and the other sorrel. They are branded E C, with brand also on their necks, which is

As Mr. W. R. Hawkins was crossing the reservation last week, an Indian offered him twenty-five cents each for his cart. ridges. The same Indian also offered him a horse worth \$70 for a gun worth about \$20. Mr. Hawkins is of the opinion that the Indians are buying up all the guns and ammunition they can, and that they may be contemplating a general outbreak.

Hon. C. P. Leitch visited Smithville on Tuesday last, seeking information about

the price and quality of stock cattle in Utah. He contemplates purchasing 1,500 or 2,000 head in that Territory, and driving hem across the country to his ranch at Eureka Springs

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### Notice to Creditors.

ESTATE OF CHARLES E. HELMS, DEceased. Notice is hereby given by the undersigned, administrator of the estate of Charles E.
Heims, doceased, to the creditors of, and all persons having claims against the said deceased, to
exhibit them with the necessary vouchers within
ten months after the first prolification of this
notice, to the said Administrator, at his place of
businesse at Tasker & Pridman's store on southcast corner of Allen and Flifth streets, in Tombstone, in the said county of Cochise, Territory of
Arizona.

Arizona.

\_ Dated August 4th, 1882.

GEORGE PRIDHAM,

Administrator of the Estate of Charles E

Helms, deceased.

and in w

### THOMAS DRADY Merchant Tailor, No. 6 Third Street, near Market, San Francisco.

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[First Publication June 24, 1882.] application, No. 214 for a Patent to the Holbrook Mining Claim

TUCSON, Africana, June 14, 1882.

TUCSON, Africana, June 14, 1882.

NOTICE 18 HEREBY GIVEN THAT ALphonse Larzard and Horace Jones, by Messrs.
Morgan & Stephens, attorneys, whose postoffice address is Tucson, Arizona, have this day filed their
application for a patent for 198 linear feet of the
Holbrook mine or vein, bearing copper and other
minerals, together with surface ground, about 549
feet in width, situated in Warron Mining District,
County of Cochise, Arizona, and designated by
the field notes and official plat on file in this
office as Lot No. 53; said Lot No, 53 beirg as
follows, to-wit: Beginning on the center monuthe field notes and official plat on file in this office as Lot No. 53; said Lot No. 53 being as follows, to-wit: Beginning on the center monument of the western end of the claim at a pine post 4x4 inches square, 4 feet long, painted white, in a monument of rocks, marked H. W. C. U. S. S., from which discovery shaft 4x6 feet, 11 feet deep, bears 8.75° E 315 feet distant; second, a black oak 16 inches in dismeter bears N.77° 15° E 87 4-10 feet distant, marked B. T. H. W. C.; from post H. W. C. run S.25° 35° W 163 5-10 feet to in tersect the eastern side line of the Baxter mining claim, Lot No. 52, running N.31° 50° W, and join-inn two posts, one marked B. M. C. No. 5, and NE corner of Hayes M. C., and is distant from point of intersection (at 163 5-10) S. 31° 50° E 588 feet; thence on same course 25° 35° at 255 5-10 feet to a post 4x4 inches square, 4 feet long, marked H. S. W. U. S. S.; thence S. 77° 20° E 106 7-10 feet; again intersect the above described boundary line of the Baxter M. C. at 1488 feet to SE corser post of claim 4x4 inches square, 4 feet long painted white and marked H. S. E. U. S. S.; thence N. 25° 33° E 234 4-10 feet to east end center monument of Holbrook claim, a pine post 4x4 inches square, 4 feet long, painted white, marked H. E. C.; thence continue on same course at 290 4-10 feet from E egd center to NE corner of claim to a pine post 4x4 inches square, 4 feet long, painted white, marked H. N. E. U. S. S. from which U. day inches square, 4 feet long, marked H. N. E.
U. S. S.; thence N 75 10 W 1,499 feet to NW
corner post 4x4 inches square 4 feet long, painted
white, marked H. N. W. U. S. S. from which U.
S. mineral monument No. 1 bears N 32° 22° W,
700 2-10 feet distant; thence S 25° 35 W, 296 3 10
feet to the point of beginning. Variation, 12° 35
East, containing 17,83 acres. The triangle cut
off by the Baxter chaim is 10-100, which is not
claimed, leaving 17 74-100 acres. This mine is
situated about half a mine east of the Bisoee
Smelting works. The location totice is recorded
in the Recorder's office for Cochise county, A. T.,
Book of Mines, page 59 of mines, Transcribed
Hecords, Cochise county, A. T. Any and all persons claiming adversely any portion of said
mine, or the surface ground, are required to file
their adverse claim with the Register of the U.
S. Land Office, at Tucson, A. T., during the sixty
days period of publication, or they will be barred
by virtue of the provisions of the statute.

HENRY COUSINS, Register.
Selence, Morgan & Stevens, Attorneys for
teachers.

SILENT, MORGAN & STEVENS, Atto it is hereby ordered tent the foregoing notice shed sixty days (ten consecutive in the Epitaph a weekly newspaper pu blishe at Tombstone, A. T., which paper is by me hereby designated as published nearest such claim. HENRY COUSINS, Reguster.

WEISTER & CO.

## Notice to Creditors. RSTATE OF PATRICK MacMENEMER. deceased. Notice is hereby given by the undersigned, Administrator of the Estats of Patrick MacMenemer, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within ten months after the first publication of this notice, to the said administrator at his place of business at Tasker & Pridham's store on south-

Dated July 15, 1882. GEORGE PRIDHAM.

Administrator of the Estate of Patrick Ma Menemer, deceased. jy22 w 1mo

Notice to Creditors. Notice to Creditors.

ESTATE OF M. E. KELLOGG, DECEASED.
Notice is hereby given by the undersigned, administrator of the estate of M. E. Keilogg, deceased, to exhibit them with the necessary vouchers, within four months after the first publication of this notice, to the said administrator at his place of business at the store of Tasker & Pridham on the southeast corner of Allen and Fifth steeds in Tombstone, in the said county of Cochise, Territory of Arizona.

Dated at Tombstone, July 15th, 1882.

GEORGE PRIDHAM,
Administrator of the Estate of M. E. Kellogg,

Administrator of the Estate of M. E. Kellogg,

### Notice to Creditors.

ESTATE OF H. B. COOK, DECEASED. Notice is hereby given by the undersigned, administrator of the Estate of H. B. Cook, deceased, to the creditors of, and all persors having claims against the said decased, to exhibit them with the necessary vouchers, within four months after the first publication of this notice, to the said administrator at his piace of business at Tasker & Pridham's store, on the southeast corner of Alleu and Fifth streets in Tombetone, in the said county of Cochise, Territory of Arizona.

Dated July 15, 1882,

GEORGE PRIDHAM,

Administrator of the Estate of H. B. Cook, descased. STATE OF H. B. COOK, DECEASED, NO

(First Publication July 8, 1882.)

Application No. 231 for a Patent for the Copper King Mining Claim.

United States Land Office, Tuc. son, Arizona, June 27th, 1882. Notice is hereby given that Albert Steinfeld, W. H. Martin, John Bailard and Edward Reilly, whose postoffice address is Tucson, Arizona, have this day filed their application for a patent for nine hundred linear feet of the Copper King mine or ven bearing copper and other mineral with surface ground 588 feet in width, situated in Warren Mining District, County of Oochies and Territory of Arizona, and designated by the field notes and official p at on file in this office as Lot Number 58, G. & S. R., said lot No. 33 being as follows, to wit: Beginning at the southeast corner of claim at a pine post 4 inches square 4 feet long, sat in ground, surrounded by a monument of rocks, marked C. K. S. E., same point being the southwest corner of the Copper Queen Mining Co., from this southeast corner, run on the western end line of the survey of the Copper Queen, north 1 o west 22, 6 feet to intersect the north side line of the "Atlanta" M. C., Lot No. 49, at a point bearing north stigo east from portheast corner of the said Atlanta survey marked A. M. C. No. 2, at 238 feet same course, to pline post 4x4 inch square, 4 feet long, in mound of rocks marked C. K. E. C.; from this post discovery shaft bears south 83° west 43 feet from C. K. E. C. post same course north 1' west 300 feet to northeast corner post, a pine post 4x4 inch square, 4 feet long, in mounded of the survey of the copper post 4x4 inch square, 4 feet long, in mounded to the square of the survey of the cast 1535 feet distant; from post 4x4 inch square, 4 feet long, in mounded of the square of the squ Application No. 331 for a Patent for the Copper King Mining Claim.

It is he eby ordered that the foregoing Notice of Application for Patent be published for the period of sixty days, (ten consecutive weeks), in the Weekly Epitaph, a newspaper published as Fombstone, A. T., which paper is bareby designated by me as published nearest the claim.

HENRY COUSINS, Register:

Application No. 200, for a Patent To the Baxter Mining Claim.

the Baxter Mining Claim.

UNITED STATES LAND OFFICE, TUCson, Arizona, May 3, 1882. Notice is hereby
given that Philip Corbin, by his agent, Samuel A
Moore, whose postoffice address is Tombstone.
Cochise county, Arizona, has this day flied his
application for a patent for eleven hundred sand
wenty-five linear feet of the Baxter mine or vein,
bearing silver, gold and other minerals, with surface ground about four hundred feet average
width, situated in the Warren Mining District,
County of Cochise and Territory of Arizona, and
designated by the field notes and official plat or
file in this office as lot No. 52, said lot No. 52 being as follows to wit:

designated by the hele and contest and official pist of a file in this office as lot No. 52, said tot No. 52 being as follows to wit:

Beginning at a post 5 feet long, 4 inches square, in a monument of stones, marked G. M. Baxter, M. C. No. 1, from which United States mineral monument No. 1 bears north 27 23' east 613.6 feet distant: thence from north 80' 39', east parallel with the south end of claim, 45 feet, intersect the east end line of the Atlanta mining claim, lot No. 49, at a point north 8' 35'; west 2.5 feet from a 4x4 inch post, marked A. M. C. No. 4, at 158 feet intersect northeast side line of claim at a point south 32' 0', east 225 teet from the north corner of claim, to a post 4 inches square, 5 feet long, in a monument of stone, marked Baxter M. C. No. 2; thence run south 32' 0', east along the northeast side line of claim eleven hundred and seventy-four feet to southeast corner, to a 4x4 inch post, 4 feet long, in a monument of stones, marked Baxter M. C. No. 3; ran thence south 80' 39', west along south line of claim 299 feet, to south end center of the Baxter claim and north end center of the Baxter claim and north end center of the baxter to a post 4x4 inches of the location. the Baxter claim and norta end center of Hayes claim, to a post 4x4 inches, 4 feet long, it monument of stones, marked Baxter M. C. No. 4 from which a shaft 4x6 feet, 10 feet deep, bear north 25 35 west 249 feet distant, a shaft 4x6 fee from which a shuft 4x6 feet, 10 feet deep, bears north 25° 35° west 249 feet distant, a shuft 4x6 feet 10 feet deep, as the same line 10 feet distant, at 572 feet to the southwest corner, a post 4 inches square, 4 feet long, in monument of stones, marked Baxter M. C. No. 5; thence north 14° 31°, west along southwest side line of said claim 785 feet, intersect south side line of staid claim 785 feet, intersect south side line of Atlanta mining claim, lot No. 49, at a point south 81° 38°, west and 73 feet distant from a post marked A. M. C. No. 5, at 788 feet to a post 4 inches square, 4 feet long, in a monument of stone 2 feet high, marked Baxter M. C. No. 6; thence run north 3° 03°, west 300 feet to place of beginning, post S. M. Baxter M. C. No. 1. Containing 9-60 acres, less the conflict with the Atlanta M. C. of -40 acres, amount claimed 9-20 acres.

Magnetic variation 11° 21° east.
The location of this mine is recorded in the Recorder's office of Cochise County, A. T., in book 6, page 657 of mines, Transcribed Records of Cochise County. Any and all persons claiming adversely any portion of said Baxter mining claim or surface ground, are required to file their adverse claim with the Register of the United States Land Office at Tucson, A. T., during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the statute in such case made and provided.

HENRY COUSINS, Register.

J. H. Lucas, Tombotone, A. T., attorney for applicant.

It is hereby ordered that the foregoing notice of

applicant.
It is hereby ordered that the foregoing notice of It is hereby ordered that the foregoing nonce of application for patent be published for the period of sixty days (ten consecutive weeks), in the Epi-taph, a weekly newspaper printed in Tombstone, A.T., which paper is hereby designated by me as published nearest such claim.

HENRY COUSINS, Register

An Extraordinary Offer. There are a number of persons out of employment in every county, yet energetic men willing o work do not need to be. Those willing to work and make from \$100 to \$600 a month clear, to work do not need to be. Those willing to work and make from \$100 to \$8500 a month clear, working for us in a pleasant and permanent business. The amount our agents make varies—some making as high as \$500 a month white others as lov as \$100. all depending on the energy of the agent. We have an article of great merit. It should be sold to every hause owner, and pays over 100 per cent profit. Each sale is from \$3.50 to \$10. One agent in Pennsylvania sold \$2 in two days, and cleared \$64. An agent in New York made \$45 in one day. Any man with energy enough to work a full day, and will do this during the year, can make from \$2,000 to \$6,000 a year. We only want one man in each county, and to him we will give the exclusive sale as long as he continues to work a full fully for us. There is no competition, and nothing like our invention made. Parties having from \$200 to \$1,000 to invest can obtain a general agency for ten counties or a State. Any one can make an investmen of from \$25 to \$1,000 without the least risk of loss, as our circulars will show that those investing \$25 can after a 30 days trial return the goods unsold to us and get their money back, it they do not clear at least \$100. They show that a general agent who will take ten counties and invest \$216 can after a trial of 90 days return all goods unsold to us, and have money returned to them if they fall to clear at least \$750 in that time. We are not paying salaries, but want men willing to work and obtain as their pay the profits of their energy. Men not willing to work on our terms will not work on any. Those meaning business will receive our large descriptive circular and extraordinary offer by enclosing a three-cent stamp with their address. The first to comply with our terms will secure the county or counties they may wish to work.

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liver, chille and fever, and all kidney troubles. It gives tone to the stomach, frees the blood from bile and all impurities, stimulates the appetite, and invigorates the general system. No lamily should be without it. A wineglassful three times day before meals.

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410 FRONT STREET, SANFRANCISCO CAL

Application No. 190, for a Patent to the Wade Hampton Mining Claim.

Wade Hampton Mining Claim.

UNITED STATES LAND OFFICE, TUCson, Arizona, May 3rd, 1882. Notice 's
hereby given that Philip Corbin, by Samuel A.
Moore, agent, has made application for patent
to 1374 linear feet of the Wade Hampton vein, lode
or deposit, bearing precious metals, together with
surface ground 600 feet in width, situated in the
Warren Mining District, Cochise County, Arizona, more particularly described in the field notes
and plat of the official survey, on file in this office,
designated as lof No. 50, as follows, to wit;
Beginning at the initial monument near the
center of claim, on the cast side of discovery
shaft, at a post 4 feet long, 2x4 inches square, in
mound of stones marked "I. M. W. H. M. C. No.
1," from which United States mineral monument
No. 3 hears north 72° 38° east 47° feet distant;
thence north 22° 52°, west 31 feet, to shaft 4x6 feet,
31 feet deep, and 674 feet to a 4x4 inch post near
the center of north end line, marked "(N. C.) W.
H. M. C. No. 2;" thence north 60° 29° east 300 feet
to northeast corner post, 4x6 inches square, in
mound of stones marked "(N. E.) W. H. M. C. No.
3; thence south 22° 52°, east 1374 feet, to southeast
corner post 4x4 inches square, in mound of stones,
marked "(S. E.) W. H. M. C. No. 4; thence south
66° 29°, west 300 feet to south end center post,
marked "(S. E.) W. H. M. C. No. 5; and 600 feet

marked "(S. E.) W. H. M. C. No. 4; thence south 66° 29°, west 500 feet to south end center post, marked "(S. C.) W. H. M. C. No. 5." and 660 feet to southwest corner post, 4x4 inches square, in mound of stones, marked "(S. W.) W. H. M. C. No. 6;" thence north 22° 51° west 1374 feet, to northwest corner post, 4x4 inches square, in mound of stones, marked ("N. W.) W. H. M. C. No. 7;" thence north 66° 29° 299 feet, to post No. 2 and place of beginning the survey of the exterior bout daily of the claim. Variation 11° 22° east; containing 18,91 acree.

Said claim is duly recorded in the office of the Recorder of Cochies county, Arizona.

Any and all persons claiming adversely the whole or any portion of the Wade Hampton minning claim are required to file their adverse claims in the United States Land Office at Tacson, during the sixty days period of publication hereof, or they will be barred by the provisions of the statute. the sixty days period of publication hereof, or they will be barred by the provisions of the statute. HENRY COUSINS, Register. J. H. Lucas, Tombstone, A. T., Attorney for

Applicant.

Ordered that the above notice be published for the period of sixty days (ten consecutive weeks) in the Epitauh, a weekly newspaper published at Tombstone, A. T., which paper is hereby designated by me as published nearest such claim.

HENRY COUSINS, Register.

The Great English Remedy.



rible effects of sen abuse youthful follies and excesses in mature years— Such as Loss of Memory, Lassitude, noctural em-issions, aversions to so-

ety, dimness of vission, noises in the head, the tal fluid, passing unobserved through the urine, and many other diseases that lead to insanity and

ian, will agree to forfeit five hundred dollars for cose of this kind that the Vital Restorative (una case of this kind that the Vital Restorative (ander his special devise and treatment) will not cure, or for anything impure or injurious found in it. Dr. Mintie treats all diseases successfully without mercury. Consiltation free. Thorough examination and advise, including analysis of urine, \$5. Price of Vital Restorative, \$3 a bottle, or four times the quantity, \$10; sent to any address upon receipt of price, or C. O. D., secure from observation, and in private name, if desired by A. E. MINTIE, M. D., No. 12 Kearney street, San Francisco. California. MINTIE, M. D., No. 1s century closed, California.

Dr. Mintie's Kidney Remedy, NEPHRETICTM, cures all kinds of kidney and bladder complaints, Gonnorrhoea, Lecucorrhoea, Gieet. Forsale by all druggists: \$1 a bottle, six bottles \$5.

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market, For sale by all druggists.

SAMPLE BOTTLE FREE

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Notice.

TO J. D. KINNEAR—YOU ARE HEREBY notified that we have expended one hundred dollars in labor and improvements upon the Mezart mine, of gold bearing ore, situate in the Dos Cabezas Mining District, about two miles northeast of Ewell Springs, in order to hold said prem ises under the provisions of ections 2324 and 2325 of the Revised Statutes of the United States, and the act or Congressa, approved January 2d, 1880, mendatory thereof; said sumbeing the amount required to hold the said mine for the year ending 1880. Now, if within ninety days from the publication of this notice, you fall or refuse to contribute your proportion of such expenditure as a co-owner, your interest in said claim will become the property of the subscribers under the sections of the revised statutes aforementioned.

JOHN McChREGOIS, WILLIAM FOWLER.

Dos Cabezas, Cochise County, A. T.

### Assessment Notice.

TO JAMES LOWRIE, W. P. CONLIN AND E. S ROSS, their heirs or assigns. You are hereby notified that the undersigned has expended the fall sum of one hundred dollars (\$100) upon the Chamberton mine, being the assessment work required by law, for the purpose of holding said premises for the year ending December 31, 1881. Now, unless you or each of you come forward and pay to me the sum of twenty-five dollars, being the proportion of each as equal co-owners, within the proportion of each as equal co-owners, within ninety days from the first publication of this notice, your interest or the interest of the one defaulting will be forfeited to me according to law. Said mine is situated in the Tevis Mining District, on the North slope of the Dos Cabezas range of mountains.

Dated July 9th, 1882. WM. L. MARTIN.

T IS THE VERY BEST AND CHEAPEST A Grease now in use. It never gums, and kee as the axie clean and smooth. It is unrivalled for colour gall, scratches or other brusses on horses. Or deal to make the same than the same

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Rye, bbls and hf bbls, per gal. \$500
Rye, bbls and hf bbls, per gal. \$500
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AA brand, 5 cases, 1 doz to case, 5 to gal. \$100
AA brand, 10 cs, 1 doz to case, 5 to gal. \$100
AA do pint flasks, 2 dox to case. \$1200
AA do pint flasks, 2 dox to case. \$1200
C brand, 1 dox, 5 to gal. \$200
C brand, 1 dox, 5 to ga

C do 10 cases, 5 to gal ....

IN THE DISTRICT COURT OF THE FIRST.

Judicial District of the Territory of Arizona, in and for the County of Occhise, Patrick Juriagion, Plaintiff, vs. Jumes S. Clark, John D. Rouse and John J. Anderson Deignount: Action brought in the District Court of the Ferst Julicial District of the Territory of Arizona, in not for the County of Cochise, and the complaint filed in the said? County of Cochise, in the office of the Clerk of said District Court. The Territory of Arizona sends greeting to James S. Clark, John D. Rouse and John J. Anderson, Defendants. You as hereby required to appear in an action brough against you by the above named Plaintiff, in the District Court of the First Judicial District of the Territory of Arizona, in and for the County of Cochise, and to answer the complaint for the county district of the First Judicial District of the Territory of Arizona, in and for the County of Cochise, and to answer the complaint for the relimination of the County of Refer the service on you of this summone (if Cochies, and to answer the complaint it detered within twenty days (exclusive of the cof service), after the service on you of this summons (if served within this county; or if served out of this county, but in this district, within thirty days: otherwise within forty days), or judgment by de fault will be taken against you according to the prayer of said complaint. The said action is brought to obtain a decree adjudging that defendants hold the legal title to certain real estate in the City of Tombstone, Cochise County, A. T., as trustees in trust for the use and benefit of plaintiff, that defendants within such time and in such terms as the court may deem just, make deed of said property to plaintiff, to quiet plaintiff 's title thereto for costs and general relief, all of which more tully appears by reference to the complaint on file herein; said real estate is described as Lots 23 and 24 in block 17, according to the original map of Tombstone, made by Solon

scribed as Lots 23 and 24 in block 17, according to the original map of Tombstone, made by Solom M. Allis, March 5th, 1879. And you are hereby notified that if you fail to appear and answer the said complaint, as above required, the said plaintiff will take judgment by default and apply to the Court for the reflef demanded in the complaint. Given under my hand and Seal of the District. Court of the First Judicial District of the Territory of Arizona, in and for the County of Cochise, this 13th day of April, in the year of our Lord one thousand eight hundred and eightwo.

INEAL.]

W. H. SEAMANS,

By E. M. CARR, Beput

Application No. 201 for a Patent to the Baker Mining Claim.

United States Land Office is hereby given that Albert C. Buileke, Fordree Roper, Theodore F. White, Phillip Mosse, William H. Harrison, James S. McCoy, and John Wasson, by F. G. Burk their attorney, whose poetoffice address is Tombetone, A T., have fled their application for a patent for 1305 linear feet of the Baker mine or vein, bearing gold and rilver and other minerals, with surface ground 550 feet in width, situated in the Tombaton: Mining District, Cochise County, Arizona, and designated by the field notes and official plat on file in this office as Lot No. 123. Said Lot No. 123 being as follows to wit: Beginning at the initial monument, a post 4xd inches 5 feet long in mound of stones, marked S. M. Baker M. C. No. 1, from which a shait 436 feet, 30 feet deep bears south 10 feet distant; thence run north 51 68 cast on the line to northeast center of claim 618 feet to a 4xd inche post 5 feet long in a monument of stones, marked B. M. C. No. 2; from which U. S. M. M. No. 2 bears north 70° 25 cast, 4626 feet distant; thence north 36° 37 west 225 feet, to a postxix inches 5 feet long, in a monument of stone and earth, marked B. M. C. No. 3; thence south 52° 55 west to southwest corner of claim to post 4 linches quare, 5 feet long, in monument of stone and earth, marked B. M. C. No. 3; thence south 32° 55 west to southwest corner of claim to post 4 linches quare, 5 feet long, in monument of stone and serth, marked B. M. C. No. 3; thence south 35° 55 west to southwest corner of claim to post 4 linches quare, 5 feet long, in a monument of stone and serth, marked B. M. C. No. 4; thence south 36° 37 cast, 250 feet slong, the monument of stone and serth, marked B. M. C. No. 6; thence north 51° 30° cast along southeast side line of claim to ost 4 linches square, 5 feet long, in a monument of stone marked B. M. C. No. 6; thence north 51° 30° cast along southeast side line of claim to ost 4 linches square, 5 feet long, in a mound of stone marked B. M. C. No. Application No. 201 for a Patent to the Baker Mining Claim.

of mines transmitted.

Any aut all persons claiming adversely any portion of said Baker mine or surface ground are required to file their adverse claim with the Register of the United States Land Office at Tucson, Arizona, during the sixiy days period of publication hereof, or they will be barred by virtue of the provisions of the Statate.

F. G. BURK, Atty for Applicants, Tombstone, A. T.

A. T.

It is hereby ordered that the foregoing notice be published for the period of sixty days (ten consecutive weeks) in the Epitaph, a weekly newspaper published at Tombstone, A. T., which paper is hereby designated by me as published nearest such claim.

HENRY COUSINS, Register.

TOMBSTONE, TERRITORY OF ARIZONA, County of Cochise, July 1, 1882. To the heirs, executors, administrators or assigns of Matthias Vollmer, deceased. You are hereby noti-

ned that I have expended one hundred deliars in labor and improvements on each of the following named mining claims: Columbia, Saratoga, Green Jacket and Vesavius, situated in Cochise Mining District, County of Cochise, Territory of Arizona, and Jowned by said Mathias Vollmer, C. F. Hawke, and J. R. Kennedy, copies of notices of locations by ing recerded in the records of Cochise Co., Arizona. In order to bold said premises under the provisions of action 2394, Revised statutes of the United States, being the amount required to hold the same for the year A. D. 1881, And if within ninety days after this notice by publication, you fall or refuse to contribute your proper proportion of such expenditure as co owners, your interest in said claims will become the property of the subscriber under said section 2394.

J. R. KENNEDY.

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